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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/621,204	07/16/2003	David G. Bilyard	TKG3709	1082
7590 02/12/2004		EXAMINER		
Anthony Edw. J. Campbell			MORROW, JASON S	
6721 Northridge Drive Dallas, TX 75214-3156			ART UNIT	PAPER NUMBER
			3612	
			DATE MAILED: 02/12/2004	1

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	<del>/-</del>			
Office Action Summary				\			
		10/621,204	BILYARD, DAVID	, G. İ			
	Office Action Cummary	Examiner	Art Unit				
	The MAILING DATE of this communication	Jason S. Morrow		ddress			
Period for		оп срроше оп ило остог ог					
THE M - Extens after S - If the p - If NO p - Failure Any re	PRTENED STATUTORY PERIOD FOR INTERIOR PAILING DATE OF THIS COMMUNICAT States of time may be available under the provisions of 37 (1X (6) MONTHS from the mailing date of this communicate period for reply specified above; the maximum statutory to to reply within the set or extended period for reply will, but ply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	'ION.  CFR 1.136(a). In no event, however tion. s, a reply within the statutory minimu period will apply and will expire SIX y statute. cause the application to be	may a reply be timely filed m of thirty (30) days will be considered time (6) MONTHS from the mailing date of this of the come ABANDONED (35 U.S.C. § 133).	ely. communication.			
Status							
1) 🗌 📗	Responsive to communication(s) filed or	1					
2a)□ -	This action is <b>FINAL</b> . 2b)	This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositio	on of Claims						
5)□ 6)⊠ 7)⊠	Claim(s) <u>1-20</u> is/are pending in the appli (a) Of the above claim(s) is/are we Claim(s) is/are allowed. Claim(s) <u>1,2 and 7-20</u> is/are rejected. Claim(s) <u>3-6</u> is/are objected to. Claim(s) are subject to restriction	ithdrawn from considerati					
Application	on Papers						
10) 🖾 -	The specification is objected to by the Ex The drawing(s) filed on 16 July 2003 is/a Applicant may not request that any objection Replacement drawing sheet(s) including the The oath or declaration is objected to by	re: a) ☐ accepted or b) ☑ to the drawing(s) be held in correction is required if the c	abeyance. See 37 CFR 1.85(a). Irawing(s) is objected to. See 37 C				
Priority u	nder 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of: <ol> <li>Certified copies of the priority documents have been received.</li> <li>Certified copies of the priority documents have been received in Application No</li> <li>Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> </ol> </li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO- nation Disclosure Statement(s) (PTO-1449 or PTC r No(s)/Mail Date	948) Pa 0/SB/08) 5) 🔲 N	terview Summary (PTO-413)  sper No(s)/Mail Date  btice of Informal Patent Application (Pother:	TO-152)			

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#### **DETAILED ACTION**

# Information Disclosure Statement

1. The listing of references in the specification is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information submitted for consideration by the Office, and MPEP § 609 A(1) states, "the list may not be incorporated into the specification but must be submitted in a separate paper." Therefore, unless the references have been cited by the examiner on form PTO-892, they have not been considered.

# **Drawings**

2. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the panels being capable of being folded in parallel relation to one another inside of a pickup truck tailgate must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

## Claim Rejections - 35 USC § 112

3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

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4. Claims 8-20 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in

the specification in such a way as to enable one skilled in the art to which it pertains, or with

which it is most nearly connected, to make and/or use the invention. The applicant, in claims 8,

10, and 16, claims the "panels are capable of being folded in parallel relation to one another

inside of a pickup truck tailgate". It is unclear how this is possible with the hinge arrangement

shown between the panels in the drawings. It appears the hinges would interfere with the panels

when attempting to fold the panels in a parallel arrangement.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on

sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 2, and 7-11 are rejected under 35 U.S.C. 102(b) as being anticipated by Parry-6.

Jones et al.

Re claim 1, Parry-Jones et al. discloses a folding tailgate extension comprising a plurality

of rectangular panels (22, 24), wherein the longitudinal edges of the panels are hingedly (by 26)

attached to each other in series.

Re claim 2, the panels further comprise locking means (column 2, lines 31-32).

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Re claim 7, the series of panels has at least a first and a last end panel, the first end panel is hingedly attached to a pickup truck tailgate by a mounting bracket and fasteners (piano hinge 28 which inherently requires fasteners for attachment), and the last end panel has a free end.

Re claim 8, the panels are capable of being folded in parallel relation to one another inside of a pickup truck tailgate (see figure 1).

Re claim 9, the panels, when folded, have substantially the same height as a pickup truck tailgate (see figure 1).

Re claim 10, Parry-Jones et al. discloses a folding tailgate extension comprising a plurality of rectangular panels (22, 24), wherein the longitudinal edges of the panels are hingedly (by 26) attached to each other in series, the series of panels has at least a first and a last end panel, the first end panel is hingedly attached to a pickup truck tailgate by a mounting bracket and fasteners (piano hinge 28 which inherently requires fasteners for attachment), the last end panel has a free end, the panels are capable of being folded in parallel relation to one another inside of a pickup truck tailgate, and the panels, when folded have substantially the same height as a pickup truck tailgate (see figure 1).

Re claim 11, the panels further comprise locking means (column 2, lines 31-32).

## Allowable Subject Matter

7. Claims 3-6 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. Young, Sr., Prator, Norton, Curtis et al., Collins, Wilson, Henderson, and Reed

disclose tailgate attachments.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Jason S. Morrow whose telephone number is (703) 305-7803.

The examiner can normally be reached on Monday-Friday, 8:00a.m.-4:30p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Glenn Dayoan can be reached on (703) 308-3102. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jason S. Morrow

Examiner

1/Unit 361

February 7, 2004

PATENT EXAMINER